REMARKS

- Applicant thanks the Examiner for the Examiner's comments, especially in
 Response to Arguments, which have greatly assisted Applicant in responding.
 - 2. **35 U.S.C. §101**.

The Examiner maintained the rejection of Claims 1-78 as directed to non-statutory matter. Further, the Examiner explained his reasoning in Response to Arguments.

Applicant has amended the independent Claims 1 and 40 to further clarify the subject matter as being statutory.

15 Support can be found in the Specification, particularly in the Overview section.

Accordingly, Applicant is of the opinion that Claims 1-78 are in allowable condition. Therefore, Applicant respectfully requests that the Examiner withdraw the rejection under 35 U.S.C. §101.

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3. 35 U.S.C. §112, first paragraph.

The Examiner stated that under 35 U.S.C. §112, first paragraph because current case law require such a rejection if a §101 rejection is given because when Applicant has not in fact disclosed the practical application for the invention, as a matter of law there is no way Applicant could have disclosed how to practice the undisclosed practical application.

In view of the amendment to claims and the discussion herein above Applicant deems the rejection moot and, accordingly, respectfully requests that Examiner withdraw the rejection under 35 U.S.C. §112, first paragraph.

4. It should be appreciated that Applicant has elected to amend the Claims solely for the purpose of expediting the patent application process in a manner consistent with the PTO's Patent Business Goals, 65 Fed. Reg. 54603 (9/8/00). In making such cancellation and amendment, Applicant has not and does not in any way narrow the scope of protection to which Applicant considers the invention herein to be entitled. Rather, Applicant reserves Applicant's right to pursue such protection

at a later point in time and merely seeks to pursue protection for the subject matter presented in this submission.

CONCLUSION

Based on the foregoing, Applicant considers the present invention to be distinguished from the art of record. Accordingly, Applicant earnestly solicits the Examiner's withdrawal of the rejections raised in the above referenced Office Action, such that a Notice of Allowance is forwarded to Applicant, and the present application is therefore allowed to issue as a United States patent. The Examiner is invited to call to discuss the response. The Commissioner is hereby authorized to charge any additional fees due or credit any overpayment to Deposit Account No. 07-1445.

Respectfully Submitted,

lia Thomas

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